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January 6, 2023

VIA ECF

Honorable Ona T. Wang
Daniel Patrick Moynihan
United States Courthouse
500 Pearl St.
New York, NY 10007-1312

Re: Adam Potter v. Beacon Intercontinental Group, Inc., et al., No. 1:20-cv-04599-JGK-OTW
Letter-Motion to File Discovery Motion Materials Under Seal

Dear Judge Wang:

We write on behalf of Adam Potter (“Potter”) pursuant to Paragraph III(d) and IV of Your Honor’s Individual Procedures, and Local Rule 5.2, for permission to file under seal the materials submitted in support of a discovery motion.

At a December 13, 2022 pre-motion conference, Your Honor permitted Potter to file a motion to compel and to reduce the confidentiality designations of certain documents under the operative protective order entered in this case (the “Motion”). *See* Tr. at 59:17-18.¹ Moreover, Your Honor also instructed Potter to file the supporting materials *provisionally under seal* because the Motion challenges in part certain confidentiality designations made by Defendants/Counterclaim Plaintiffs Beacon Intercontinental Group, Inc. and Business Insurance Holdings, Inc. *Id.* at 59:25-60:2-19, 64:2-10.

Thank you for Your Honor’s time and attention to this matter.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "John A. Wait".

John A. Wait

¹ A copy of the transcript from the December 13, 2022 conference is attached to the motion as Exhibit K.

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